#### Λ

## BILL

TO

Confirm a Provisional Order of the Local Government A.D. 1807.

Board for Ireland relating to the Borough of Waterford.

WHEERAS the Local Government Board for Ireland have made the Provisional Order set forth in the schedule hereto under the Public Health (Ireland) Act 1876:

41 & 42 Vict.
And whereas it is requisite that the setsi Order should be

5 confirmed by Parliament:

Be it therefore enacted by the Queen's most Excellent Majosty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assembled and by the authority of the same as follows:—

 The Order set out in the schedule hereto is hereby confirmed and all the provisions thereof shall have full validity and force.

 This Act may be cited as the Local Government Board Short stille. (Ireland) Provisional Order Confirmation (No. 4) Act 1897.

[Bill 221.]

A.D. 1897.

#### SCHEDULE.

### THE LOCAL GOVERNMENT BOARD FOR IRELAND.

Waterford.

# BOROUGH OF WATERFORD.

## PROVISIONAL ORDER.

Giving computery powers to purchese lauds and premises for the 5 purpose of Part III. of the Housing of the Working Clauses, Act 1890 and for an Abettoir and Rubbish Depots. WHEREAS the Mayer Alderman and Burgessu of the Borough of Vakafrind (Increbe-after called the anniary authority) have presented a

petions to the Load Government Exact for 'Instead Gerein-order colled the 10 Load Government Board paying that: they may be allowed to pet in the the power of the Load Clauses Asia with respect to the profits and that the special control of the profits and the special control of the profits of the profits

And whereas the satisfary suthority have deposited at the office of the Load Government Board in Duklin plans and a book of reference (hereinaftee called the deposited plans and book of reference) showing the lands and greatises required for the said purpose:

And wherens all advertisements and notion required for that purpose having been previously delty published served and given the Local Government Exard have caused a local inquiry to be held no to the propriety of assenting to the prayer of the said petition and it appears to the Local Government Board be propriet ranks this Order in reference thereto: 25

It is ordered by the Local Government Board as follows:—

1. From and after the confirmation of this Order by Parliament the sanitary

powers to take lands and other premises. 59 & 54 Viet. c. 70. authority shall be empowered to put in force the powers of the Lands Classes Acts as amended by the Second Schedule to the Housing of the Working Classes Act 1880 with reference to the lands and 30 premises described in the deposited plans and book of reference accept those numbered therein numbers 55 e5 75 85 96 60 and 66.

10

15

20

25

20

40

 The sanitary authority shall not in the execution of this Order purchase. A.D. 1897. or acquire ten or more houses which on the lifteenth day of December last were or have been since that day or will hereafter be compled Provide either wholly or partially by persons belonging to the labouring class respecting as tenants or lodgers unless and until-(1.)—(e.) They have obtained the approval of the Local Government laboring

occupied by

- Board to a scheme for providing new dwellings for such number of parsons as were residing in such houses on the fifteenth day of December last or for such number of persons as that Board may after inquiry does recessary having regard to the number of persons on or after that date residing in such houses and working within one mile therefrom and to the amount of vacant ouitable accommodation in the immediate neighbourhood of such houses or to the place of employment of such persons and to all the circumstances of the case and
- (b.) They have given security to the satisfaction of the Lucal Government Board for the carrying out of the scheme.
- (2.) The approval of the Local Government Board to any such scheme may be given either absolutely or conditionally and after the Local Government Board have approved of any such scheme they may approve either absolutely or conditionally of any medification in the scheme. (3.) Every such scheme shall contain provisions prescribing the time
  - within which it chall be carried out and shall require the new dwellings proposed to be provided under the scheme to be completed and fit for occupation before the persons residing in the houses in respect of which the scheme is made are displaced Provided that the Local Government Board may dispense with the last mentioned requirement subject to such conditions (if any) as they may deem fit. (4.) Any provisions of any such echeme and any conditions subject to
- which the Lotal Government Board may have approved of any such echeme or of any modification thereof or subject to which they way have dispensed with the above mentioned require-35. ments shall be enforceable by a writ of mandamus to be obtained by the Local Government Board out of the High Court.
  - (5.) If the sanitary authority acquire or appropriate any house for the purpose of this Owler in contravention of the foregoing prov sions or displace or eause to be displaced persons residing in any house in contravention of any such scheme they shall be liable to a penalty of five hundred poneds in respect of every each house which penalty shall be recoverable by the Local Government Board by action in the High Court and shall be

F221.7

A 2

#### Local Government (Ireland) Provisional [60 Vicz.] Order (No. 4).

A.D. 1897.

carried to and form part of the Consolidated Fund of the United Kingdom Provided that the Court may if it thinks fit reduce the said ponalty.

(6.) Sublest to the provisions of such scheme the sanitary authority

41 & 42 Vies.

and the Lond Covernment Board and their impactors shall g have and may exceeds for any purpose in connection with any scheme under this Order all or any of the powers vested in then under the Pahile Health (Ireland) Act 1876 in the same manner in every respects as if the preparation and earrying into effort of such scheme were one of the general 10 purposes of that Act.

Provided that all lands on whith any buildings have been created by the minings authority in pursuance of any solvens under this Order shall for a partied of twenty-div years from the contraction of the contract of twenty-div years from the purpose of devellings and very coveryouse elements and lease of walk lumis and buildings shall be onderend with notion of this provision. Provided show that the Local Gererment Board may at any time dispense with all or any of the requiretion of the provision. The contraction of the contraction of the gray and the proposes it.

- (7) The auditory activative shall pay to the Lond Government Board as mm to be fixed by the Board in reveges of the preparation and innes of any order anads in pursuances of this section of this Order and any occurses incurred by the Board in relation to go any inquiries mode this Order including the expenses of any witnesses summoned by the impactor holding the inquiry and a sum to be fixed by the Lored Government Board not exceeding three geniness and by the the services of tenh impactor.
- (8) For the purpose of this Order the supression, "Lisbouring class" you found in modulate artisants however and obtaw restring for wages hawken to elemongers persons not working the wages hawken to elemongers persons not working the wages to two white is stome trade or handlersh without employing others except members of their own feasilist and persons other than domination severals whose them does not exceed on an 35 warrage thirty delillings a week and the families of any of noth persons who may be reddiller with the families of any of noth persons who may be reddiller with the families of any of noth

Duration of compainery

3. The compulsory powers of purchasing and taking lands given by this Order shall not be exercised after the expération of three years from the confirmation of this Order.

Cotts of Order.

4 The costs charges and expenses of the sanitary authority and of the Local Government Ecard of or incidental to the application for preparation of obtaining and confirming this Order chall be paid by the sanitary authority as part of their expenses under the Housing of

the Working Classes Act 1890 and the Public Health (Ireland) Acts A.D. 1897.
1878 to 1896.

3. This Order may be cited as the Waterford Provisional Order 1897.

Seat this Coder may be cited as the Waterford Provisional Order 1897.

5. This Order may be cited as the Waterford Provisional Order 1897.

Given under our hands and seal of office this third day of May in the

war of our Lord one thousand civit hundred and minety cases.

year of our Lord one thousand eight hundred and ninety-seven.

(LE) (Signod) GEORGE MORRES.

F. MacCase.

BILL

Printed image digitised by the University of Southemoton Library Digitisation Unit